SRW Document 25-3 Filed UN 31/2006 Page 1 of 4

EXHIBIT A"

THE STATE OF ALABAMA,
Petitioner

IN THE PROBATE OF THE OF

vs

PIKE COUNTY

JAMES I. RAMAGE, JR., and JAMES I. RAMAGE, III, Respondents ALABAMA

This cause coming on to be heard on this day for a decree confirming the report of commissioners heretofore appointed in said cause and for an order of condemnation in pursuance thereof as to the lands described in said report and in applicant's petition filed in said cause;

And it appearing to the Court that on, to-wit, the 22nd day of October, 1959, this Court heard the allegations of said petition and all legal evidence offered by the parties touching the same, there being present at said hearing Honorable J. B. Wiley, Guardian Ad Litem for the Defendants, James T. Ramage III and the unborn issue of James T. Ramage, Jr.: and it further appearing that the Court did make an order granting said of literature as condensation of the property therein sescribed, name.

PARCEL NO. 1: Beginning at a point on the existing right of way line of Project No. F. A. S. 221 (1) the 280 feet southwesterly of the center line of Federal ject No. 227 (3), as measured along said existing north right-of-way line; thence northeasterly along a straight line a distance of 170 feet, more or less, to a point that is 125 feet southwesterly of and at right angles $\tau\varepsilon$ said center line at Station 493/25; thence northwesterly, along a curve to the right (concave northeasterly) having a radius of 11584.2 feet, a distance of 513.04 feet to point that is 125 feet southwesterly of and at right angles to said center line at station 503/32.5; thence N 21 degines -02° W, a distance of 1743.2 feet to a point that is 125 feet southwesterly of and at right angles to said center. line at station - 200/92:82; thence northwesterly, along a curve to the left (concave southwesterly) having a racing of 3252.37 feet, a distance of 2498.76 feet to a point that is 125 feet southwesterly of and at right angles τe said center line at station 545/77.62; thence turn an angle of 90 degrees-00' to the right and run northeapter along a straight line a distance of 5 feet; thence N (4) degrees-262 W, parallel to said center line, a distance of 1007 feet, to a point that is 120 feet southwesterly and at right angles to said center line at Station 556/7752; thence turn an angle of 90 degrees-00' to the right and run northeasterly along a straight line a distance of 92 feet to the existing southwest right of way lines of Project No. F. A. P. 227 reopened; thence southeasterly along

EXHIBIT"A"

200



THE CITY OF HRUNDINGE, ALAHAMA A MUNICIPAL CORPORATION, PETITIONER

MRS. HATTLE L. RAMAGE.
MARY LOUISE JOHNSTON BEAM AND
FIRST FARMERS AND MERCHANTS
MATIONAL BANK OF TROY A
CORPORATIO!, AS TRUSTEE UNDER
THE WILL OF J. T. RAMAGE, DECEASED
DEFENDANTS

IN THE CIRCUIT COURT OF PIKE COUNTY ALABAMA

TO THE HONORABLE ALEX BRANTLEY, JUDGE OF PROBATE OF PIKE COUNTY, ALABAMA:

Comes the City of Brundidge, Alabama, a municipal corporation and files this its application in the Probate Court of Pike County, Alabama, against Mrs. Hattie L. Ramage, Mary Louise Johnston Beam and First Farmers and Merchants National Bank of Troy, a corporation, as Trustee under the will of panage, deceased for an order of condemnation of the lands, rights and interests therein. and shows unto the Court as follows:

That petitioner, City of Brundidge, a municipal corporation, is a municipal corporation organized and existing under the laws of the State of Alabama; that each of the persons against whom this application is filed is of sound mind and each is over the age of twenty-one years; that Mrs. Hattie L. Ramage is a bona fide resident citizen of the State of Alabama whose present address is Brundidge, Alabama, that Mary Louise Johnston Beam is a bona fide resident citizen of the State of Alabama, presently residing in Pike County; that First Farmers and Merchants National Bank of Troy, a corporation, is a corporation organized and existing under the Laws of the United States of America with its principal place of business at Troy, Pike County, Alabama, and is the trustee under the will of J.

EXHIBITIA

FOURTH AMERICAN OF

Petitioner

VS

H. S. BARR, Et Al, Defendants THE THE PROBATE COURT OF 42.2 PIKE COUNTY.

ALABAMA

This being the day regularly appointed to hear the potition of The Mousing Authority of the City of Brundidge, Alubana, heretofore filed in this Court, praying that the Court condemn lands described in said potition for the purpose set forth therein and the Housing Authority of The City of Brundidge, Alabama being represented in Court by its attorney, and there also being present in Court <u>Calabora lamboration</u> to ten

and it appearing to the Court that all interested parties have had due and legal notice of the filing of said petition and of the day set to hear same, the Court now proceeds to hear said petition, to-gether with all the evidence touching same. It appears to the Court upon the evidence of Kynn Andrewst and ______ taken orally before Sourt that the allegations of said petition are true: that A, C as is the owner of said lands and that it is necessary the. said lands be condemned for the purpose mentioned in the pouluian.

It is therefore ordered and decreed by the Court that said petition be and the same is hereby granted.

Done this the $1^{\frac{1}{2}}$ day of $1^{\frac{1}{2}}$ day of $1^{\frac{1}{2}}$, 1960.

of Probate Court of Pike County, Alabama

EXHIBITY A"

THE INDUSTRIAL DEVELOPMENT BOARD OF THE CITY OF BRUNDIDGE, ALABAMA,

Petitioner

IN THE PROBATE COURT OF

PIKE COUNTY,

ALABAMA

٧S

H. S. BARR, Et Al,

Defendants

This being the day regularly appointed to hear the petition of The Industrial Development Board of the City of Brundidge, Alabama, heretofore filed in this Court, praying that the Court condemn lands described in said petition for the purpose set forth therein and \mathfrak{t}^{-1} Industrial Development Board of the City of Brundidge, Alabama, belog represented in Court by its attorney, and there also being present in Court Attorney

and it appearing to the Court that all interested parties have had due and legal notice of the filing of said petition and of the day set to hear same, the Court now proceeds to hear said petition, together with all the evidence touching same. It appears to the Court upon the evidence of HEROLD E, WALTER

taken orally before Court that the allegations of said petition are true: that H. S. Berr is the owner of said lands and that it is necessary that said lands be condemned for the purpose mentioned in the petition.

It is therefore ordered and decreed by the Court that \mathtt{sak}^{\prime} petition be and the same is hereby granted.

Done this the 9th day of themselve

Judge of Probate Court of

Pike County, Alabama